

THE EVENING DISPATCH.

JOHN L. BARTOW, Editor and Prop.

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The office of THE EVENING DISPATCH is located half block north of the First National Bank.

All communications should be addressed to THE DISPATCH, Provo, Utah.

NOTICE.
Mr. E. S. Cowley is a regular solicitor and collector for the Daily and Semi-Weekly Dispatch. His contracts and receipts will be respected by this office.

NOTICE.
No order from this office will be recognized in settlement unless signed by JOHN L. BARTOW.

PROVO CITY, - SEPT. 22, 1894

DEMOCRATIC TICKET.

GENERAL ELECTION, NOV. 6, 1894.

For Delegate to Congress:

JOSEPH L. RAWLINS.

For Commissioners to Locate University Lands:

Thomas Griffin, Cache County, Israel Evans, Utah County, Peter Greaves, Sr., Sanpete County.

REPUBLICANISM VS. UTAH.

The republican party is thirty-seven years old. It has been in power every year of its existence save for the last eighteen months. Utah asked for statehood fifty-five years since, she has asked for it every since the republican party has been in power. A steady refusal was received. The pretexts upon which this refusal was made are infinite in number, and range from comic to severe, from grave to gay. No one piece of favorable legislation in all those years. On the contrary one indignity after another, one persecution after another, one hardship after another, one bitter result after another was offered by the national government to poor, helpless Utah—loyal, honest and patriotic Utah. American to the core and loving the United States with inexpressible tenderness; steady as the needle to the pole to American sentiments, and not one single reason why she should not be admitted, was kept out all these years. And it is said that now to show her whipped dog humility she is going to vote for the party which persecuted her and treated her with contempt all these long years. It is a cruel slander upon a people entirely innocent of the least shadow of such an intention. If the republican party could point to a single act of decent toleration, or one petty service of any kind or any act resembling in the least degree hearty manly toleration or confidence, it would not be so bad, but thirty-seven years of unbroken, unrelieved hostility is hardly the preparation to make to ask the votes and the fealty of such a people as are those of Utah. The simple asking is but another bit of insult offered to the people.

Utah may owe allegiance to no political combination, but it is certainly not to the republican party. This party has maligned her noble women, and insulted and despoiled treated her manhood, and did every thing in its power to retard and hold back her progress. And yet despite all this it has the superb and wonderful impudence to come before this people to ask for the suffrages of her people to replace it in power. No word of apology for the cruel past. No word of sorrow or regret. No word of promise for the future. The offensive leaders of the offensive and reckless past still enthroned in power, still leading her hosts. The Tribune with all of its bitterness of the past unatoned for, apologized for, giving the law to the party, to the illustrious churchmen now for some drastic insupportable reason enrolled under its banners, or rather the banners of the republican party. This is a state of things which could exist in no other state or country on earth. It is too good, too forgiving. The tone of the other doctrine of the holy scriptures is carried to an extent never contemplated, by the Divine Author, who is called a just God as well as a loving God. This party and this paper have both insulted the Mormon people in the most cruel way, year in and year out, for thirty years, even going to the extent of calling their children bastards and their wives by the most opprobrious titles the language is capable of fashioning.

It is time that Utah began the great and solemn duty of resenting these things and the only, as it is the most effective way, in which it can do this work is to go to the polls and vote solidly against its men.

The party which declared all the children of plural wives bastards, should not receive the support of the very people put under the ban by it. The young especially should resent the deadly insult offered to their mothers and themselves. It is not long since the Tribune referred to every polygamous child as a bastard and every plural wife as a concubine, and to every father having children by two wives as the keeper of a harem. Has it ever taken back the bitter language?

Has it ever apologized to either the wronged ladies, the wronged children or the bitterly insulted fathers? Will any one undertake to show from its own files the smallest effort at re-education? These things were said by it times without number, yet this same paper with the bitter language

still on its lips is leading these same bitterly wronged republican Mormons to the ballot box to vote to their own shame for shame!

The funny spectacle is presented of a people following after and supporting a party which only a few years since called them "a stumbling block in the way of western civilization" and which referred to some of their church ordinances as the twin relics of barbarism. Now an ignorant uninformed man may be so bamboozled, but when it comes to the dignitaries of the church one begins to want to hear some sort of an explanation. Certainly if the leaders of the Mormon church have forgiven the republican party for these wrongs, they have the virtue of forgiveness most abnormally developed. What has wrought the mighty change? Why is the resentment so natural under wrongs like these totally absent in these cases? If only Frank Cannon could point to one substantial service rendered the Mormon people by the republican party, it would not be so bad.

It is not forgotten that the Tribune said that the emancipation of Utah could only come about when its youth became habitues of saloons and billiard halls and the frequenters of brothels. Fathers, mothers of Utah, is it because your sons have thus emancipated Utah that the republican party now holds out the willing hand to those it erstwhile termed bastards? Is it because of such a redemption that the mothers, many of whom are unchangingly viewed as concubines, are now asked to lend their moral support in favor of the republican party? We'll never believe that they will do it. But perhaps the Tribune is not a republican authority.

It is a fact that all national legislation against the Mormon church and people has been enacted by the republican party. If it is true, and deny it who can, why is it that all churchmen are endeavoring with all their persuasive eloquence to lead the Mormon people to the slavish and poor spirited service of that party. It seems to us that a bit of cool reflection should be indulged in by them just now.

Mr. CHARLEY CRANE has his hand full in keeping his discordant and warring flock in any semblance of order. The quarreling over the apportionment of the spoils is said to be something awful. A good many of these patriots are republican only for the spoils, and if they do not get their share they kick like the walking beam of an ocean-going steamer.

How any Mormon, much less a leader in the church, can ask a Mormon voter to vote the republican ticket, we can't see, with the memory of late events on their minds.

What Do You Take Medicine For?

Because you are sick, and want to get well, of course.

Remember, that Hood's Sarsaparilla Cures.

All we ask is, that in taking Hood's Sarsaparilla you will do so with perseverance equalling or approaching the tenacity with which you complain, has clung to you. It takes time and care to eradicate old and deep-seated maladies, particularly when they have been so long hidden in the system that they have become chronic. Remember, that all permanent and positive cures are brought about with reasonable moderation. Hood's Sarsaparilla attacks disease vigorously and never leaves the field until it has conquered.

Two Points of View.

Wife—How people gaze at my new dress! I presume they wonder if I've been shopping in Paris.

Husband—More likely they wonder if I have been robbing a bank.—London Tit-Bits.

Two Lives Saved.

Mrs. Phoebe Thomas, of Junction City, Ill., was told by her doctors she had Consumption and that there was no hope for her, but two bottles of Dr. King's New Discovery completely cured her and she says it saved her life. Mr. Thos. Rogers, 139 Florida St. San Francisco, suffered from a dreadful cold, approaching Consumption, tried without result everything else, then bought one bottle of Dr. King's New Discovery and in two weeks was cured. He is naturally thankful. It is such results of which these are samples, that prove the wonderful efficacy of this medicine in Coughs and Colds. Free trial bottles at S. Mott Drug Co., Regular size 50c. and \$1.00.

Weiler was very temperate in his habits, but insisted on drinking three glasses of wine and no more every day with his dinner.

How's This?

We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by the Catarrh Cure.

F. J. CHENEY & CO., Props., Toledo, O.

We the undersigned have known F. J. Cheney for the last 15 years, and believe him perfectly honorable in all business transactions and financially able to carry out any obligation made by him.

WATER & TRAX, Wholesale Druggists, Toledo, O. WALKER, KINNEY & MARVIN, Wholesale Druggists, Toledo, O.

Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system. Price 75c. per bottle. Sold by all Druggists. Testimonials free.

The following is a list of the dates of founding of the oldest colleges in the United States: Harvard, 1636; William and Mary, 1693; Yale, 1700; Princeton, 1746; University of Pennsylvania, 1749; Columbia, 1754; Brown University, 1764; Dartmouth, 1769; Rutgers, 1770.

Buckley's Arnica Salve.

The Best Salve in the world for Cuts, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Chapped Hands, Chilblains, Corns, and all Eruptions, and positively cures Piles, or no pay required. It is guaranteed to give perfect satisfaction or money refunded. Price 25 cents per box.

FOR SALE BY S. Mott Drug Co.

SIMMONS' REGULATOR

"As old as the hills" and never excelled. "Tried and proven" is the verdict of millions. Simmons' Liver Regulator is the only Liver and Kidney medicine to which you can put your faith for a cure. A mild laxative, and purely vegetable, acting directly on the Liver and Kidneys. Try it. Sold by all Druggists in Liquid, or in Powder to be taken dry or made into a tea.

Better Than Pills

The King of Liver Medicines.

"I have used your Simmons' Liver Regulator and can conscientiously say it is the King of all Liver medicines. I consider it a medicine chest in itself."—Geo. W. JACOBSON, Tacoma, Washington.

ADVERTISING PACKAGES

Give the 5 Stars to red on wrapper.

COURT UNIONS \$120.

Meetings held each Thursday at P. M. Maiben's hall at 8 p. m. Visiting members cordially invited.

A. A. NOON, D. H. C. R. A. McCURTAIN, C. Ranger. THOS. H. DRAKE, Financial Sec'y.

SHERIFF'S SALE.

Pursuant to a decree of foreclosure and order of sale to me directed by the District Court of the First Judicial District of the Territory of Utah, I shall expose at public sale, to be held by me in the County of Utah, at the Court House in the City of Provo, county of Utah and territory of Utah, on the 12th day of October, 1894, at 12 o'clock m., the following described real estate to wit: The land and premises, directed to be sold by the District Court of the Territory of Utah, and being in the county of Utah and territory of Utah, and bounded and particularly described as follows, to-wit:

Commencing nine (9) rods east from the northwest corner of the northwest quarter of section eleven (11), township seven (7), south of range two (2), east Salt Lake meridian; thence running south twenty-one (21) rods; thence east forty-two (42) rods; thence north sixty (60) rods; thence west twenty-two (22) rods; thence south thirty-nine (39) rods to place of beginning. Containing fifteen and three-fourths (15 3/4) acres in sections eleven (11) and two (2).

Also commencing nine (9) rods east and forty-one (41) rods north from the southeast corner of the southwest quarter of section two (2), township seven (7), south of range two (2), east Salt Lake meridian; thence running north forty (40) rods; thence east twenty-one (21) rods; thence south thirty-nine (39) rods to place of beginning. Containing five and one-fourth (5 1/4) acres of land.

Together with all and singular the tenements, hereditaments, and appurtenances thereto in anywise appertaining.

To be sold as the property of Sarah A. Hardie at the suit of Margaret Davies, executrix of the last will and testament of the said Margaret Davies, deceased.

Terms of sale cash.

Dated at Provo city, Utah county, Sept. 21st, 1894.

JOHN A. BROWN, Sheriff Utah county.

Booth & Wilson, att'ys for plaintiff.

SHERIFF'S SALE.

Pursuant to an order of sale to me directed by the District Court of the First Judicial District of the Territory of Utah, I shall expose at public sale, to be held by me in the County of Utah, at the Court House in the City of Provo, county of Utah and territory of Utah, on the 9th day of October, 1894, at 12 o'clock m., the following described real estate, to-wit:

The land and premises, directed to be sold by this decree, are situated, lying and being in the City of Provo, County of Utah and Territory of Utah, and bounded and particularly described as follows to-wit:

Commencing at the northeast corner of lot five (5), in block twenty-one (21), plat A of Provo city survey of building lots, thence south twelve (12) rods; thence west forty (40) rods; thence north twelve (12) rods; thence east four (4) rods to the place of beginning. Area forty-eight (48) square rods. Together with all and singular the tenements, hereditaments, and appurtenances thereto in anywise appertaining.

To be sold as the property of Adelbert Brown and Olive Brown, at the suit of the First National Bank of Provo, a corporate and national bank of Provo, county of Utah.

Terms of sale cash.

Dated at Provo city, Utah county, 18th day of September, 1894.

JOHN A. BROWN, Sheriff of Utah County.

Sam A. King, attorney for plaintiff.

SHERIFF'S SALE.

Pursuant to an order of sale to me directed by the District Court of the First Judicial District of the Territory of Utah, I shall expose at public sale, to be held by me in the County of Utah, at the Court House in the City of Provo, county of Utah and territory of Utah, on the 3rd day of October, 1894, at the hour of 12 o'clock m., the following described real estate to-wit: The land and premises, directed to be sold by this decree, are situated, lying and being in the City of Provo, County of Utah and Territory of Utah, and bounded and particularly described as follows to-wit: The west half of lots one (1) and eight (8) in block twenty-three (23), plat B, Provo city survey of building lots with all and singular the tenements, hereditaments and appurtenances thereto in anywise appertaining.

To be sold as the property of Charles A. Glazier and Agnes May Glazier at the suit of the First National Bank of Provo.

Terms of sale cash.

Dated at Provo city, Utah county, September 12th 1894.

JOHN A. BROWN, Sheriff Utah County.

Sam A. King, attorney for plaintiff.

NOTICE TO CREDITORS—ESTATE OF Maria Davis deceased. Notice is hereby given by the undersigned administrator of the estate of Maria Davis deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers within four months after the first publication of this notice to the said administrator at his residence in Lake View, Utah county, Utah territory.

SARAH WILLIAMS, Administrator of the estate of Maria Davis deceased.

Dated at Provo city, Utah, Sept. 14, 1894.

A. D. GASH, Attorney for Estate.

STRAY NOTICE.—I have in my possession the following described animals: One black, old horse, branded SP on left thigh, 17 hand four white. One sorrel mare, 5 or 6 years old, with sucking colt, branded on left shoulder.

If change and costs on said animals be not paid within 30 days from date of this notice they will be sold to the highest bidder at the Provo city estray pound, at 2 o'clock p. m. on the 21st day of Sept. 1894.

Dated at Provo City, Utah county, territory of Utah, this 20th day of Sept. 1894.

JAMES REECE, Poundkeeper of said city.

NOTICE TO CREDITORS—ESTATE OF Phoebe Chipman deceased. Notice is hereby given by the undersigned administrator of the estate of Phoebe Chipman deceased, to the creditors of, and all persons having claims against the said deceased, to exhibit them with the necessary vouchers within four months after the first publication of this notice to the said administrator at his residence at 588 Broadway St. Salt Lake City.

THOMAS M. HOLZ, Administrator of the estate of Phoebe Chipman deceased.

Holtz & Anderson, attorneys for administrator.

Dated at Provo City, Utah, Aug. 20th.

NOTICE OF APPLICATION FOR ACOPTION—In the Probate Court of Utah county, Territory of Utah. In the matter of the adoption of Michael B. Jones, a minor.

Pursuant to an order of said court, made on the 15th day of September, 1894, notice is hereby given that Monday, the 1st day of Oct. 1894, at 10 o'clock a. m., of said day at the court house in Provo city, Utah county, U. T., has been appointed as the time and place for hearing the application of David H. Jones, Catherine D. Jones and Michael B. Jones, for the adoption of said minor, Michael B. Jones, when and where any person interested may appear and contest the same.

V. L. HALLIDAY, Probate Clerk, Utah Co.

Dated Provo, Sept. 8, 1894.

BOOTH & WILSON, Attorneys.

ALIAS.

SUMMONS—IN THE DISTRICT COURT OF the First Judicial District of the Territory of Utah. Charles H. Wood, plaintiff, vs. Theodore R. Sundberg, his wife, National Bank of Commerce of Provo, Utah, a corporation, N. C. Larsen as assignee, Provo Commercial & Savings Bank, a corporation, Geo. M. Scott & Co., a corporation, N. O. Nelson Manufacturing company, a corporation, J. DeCamp, William Yule, co-partners as A. P. DeCamp & Co., H. H. Bean and Lucinda Bean, defendants.

The people of the territory of Utah send greeting to Theodore R. Sundberg, Flora Sundberg, his wife, National Bank of Commerce of Provo, Utah, a corporation, N. C. Larsen as assignee, Provo Commercial & Savings Bank, a corporation, Geo. M. Scott & Co., a corporation, N. O. Nelson Manufacturing company, a corporation, J. DeCamp, William Yule, co-partners as A. P. DeCamp & Co., H. H. Bean and Lucinda Bean, defendants.

You are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief therein demanded, and the court will grant the same without further notice to you.

Witness the Hon. Harvey W. Smith, Judge, and the seal of the District Court of the First Judicial District of the Territory of Utah, this 18th day of September, in the year of our Lord, one thousand eight hundred and ninety-four.

W. W. SEARLEY, Clerk.

By R. H. THURMAN, Deputy Clerk.

Thurman & Wedgwood, attorneys for plaintiff.

ALIAS.

SUMMONS—IN THE DISTRICT COURT OF the First Judicial District of the Territory of Utah. May Fairchild, plaintiff, vs. Hyrum H. Fairchild, defendant.

The people of the Territory of Utah send greeting to Hyrum H. Fairchild, defendant.

You are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief therein demanded, and the court will grant the same without further notice to you.

Witness the Hon. Harvey W. Smith, Judge, and the seal of the District Court of the First Judicial District of the Territory of Utah, this 18th day of September, in the year of our Lord, one thousand eight hundred and ninety-four.

W. W. SEARLEY, Clerk.

By R. H. THURMAN, Deputy Clerk.

Thurman & Wedgwood, attorneys for plaintiff.

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The people of the Territory of Utah send greeting to Hyrum H. Fairchild, defendant.

You are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief therein demanded, and the court will grant the same without further notice to you.

Witness the Hon. Harvey W. Smith, Judge, and the seal of the District Court of the First Judicial District of the Territory of Utah, this 18th day of September, in the year of our Lord, one thousand eight hundred and ninety-four.

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By R. H. THURMAN, Deputy Clerk.

Thurman & Wedgwood, attorneys for plaintiff.

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The people of the Territory of Utah send greeting to Hyrum H. Fairchild, defendant.

You are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief therein demanded, and the court will grant the same without further notice to you.

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Thurman & Wedgwood, attorneys for plaintiff.

ALIAS.

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The people of the Territory of Utah send greeting to Hyrum H. Fairchild, defendant.

You are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief therein demanded, and the court will grant the same without further notice to you.

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ALIAS.

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The people of the Territory of Utah send greeting to Hyrum H. Fairchild, defendant.

You are hereby notified that if you fail to appear and answer the said complaint as above required, the said plaintiff will apply to the court for the relief therein demanded, and the court will grant the same without further notice to you.

Witness the Hon. Harvey W. Smith, Judge, and the seal of the District Court of the First Judicial District of the Territory of Utah, this 18th day of September, in the year of our Lord, one thousand eight hundred and ninety-four.

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Thurman & Wedgwood, attorneys for plaintiff.

ALIAS.

SUMMONS—IN THE DISTRICT COURT OF the First Judicial District of the Territory of Utah. May Fairchild, plaintiff, vs. Hyrum H. Fairchild, defendant.

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Attorney-at-Law.

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Office over P. M. and Maiben's Drug Store, Provo, Utah.

A. McCURTAIN, M. D.

Physician and Surgeon.

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Office hours, 9 to 12 a. m., 2 to 4 p. m.